IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re U.S. Patent Application

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Confirmation No.: 1652

DO/EO/US

Application Number: 10/586,595

Filing Date: July 20, 2006

Atty. Docket: JANS3002/JEK

For: HEAT EXCHANGER

Examiner: Unassigned

2ND PRELIMINARY AMENDMENT IN RESPONSE TO NOTIFICATION OF INSUFFICIENT FEES

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

INTRODUCTORY COMMENTS

A Notification of Insufficient Fees mailed June 26, 2008 advises Applicant that additional claim fees are due unless the additional claims are cancelled or otherwise amended to avoid the additional claim fees and further informs Applicant that the annexes to the International Preliminary Examination Report and the first preliminary amendment to the application were not entered because they are not a page for page substitution and the claims are not properly numbered. A telephone conference with the representative of DO/EO/US informed Applicant's attorney that the first preliminary amendment to the claims was not entered because the annexes were not entered and the claim numbers in the first preliminary amendment are not consistent with the claims of the original filed application.

This paper is submitted to correct the first preliminary amendment and to take into account the non-entry of the annex sheets appended to the IPER.

AMENDMENTS

AMENDMENTS TO THE SPECIFICATION

The specification is amended as shown in the following page of this paper under the heading "AMENDMENTS TO SPECIFICATION".

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Preliminary Amendment

AMENDMENTS TO THE ABSTRACT

The abstract is provided as shown on a separate page of this paper under the heading "AMENDMENTS TO ABSTRACT".

AMENDMENTS TO THE CLAIMS

The claims are amended as shown in the following pages under the heading "LIST OF CURRENT CLAIMS", which indicates the status of all the claims in the application and all currently presented amendments to the claims. The list of claims supersedes all prior claim listings presented in this application.

All rights are reserved to the original disclosed and claimed subject matter and any cancellation of claims is made without prejudice or disclaimer.